1			The Honorable Tana Lin		
2					
3					
4					
5					
6					
7					
8	UNITED STATES DISTRICT COURT				
9	WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
10	BUNGIE, II	NC.,			
11		Plaintiff,	Case No. 2:21-cv-01112-TL		
12	v.		PRAECIPE		
13 14 15 16 17 18 19 20 21	11020781 C FAGERBEI DUTHIE N THEODOO "LUZYPHE "GOODMA "YIMOSEC A/K/A "RU A/K/A "SEI A/K/A "CH 37454303, N MINDBEN	SS TECH INCORPORATED, CANADA INC., DANIEL RG LARSEN, ROBERT JAMES ELSON, SEBASTIAAN JUAN R CRUDEN A/K/A ER," JOHN DOE NO. 4 A/K/A ER," JOHN DOE NO. 4 A/K/A CAI," ANTHONY ROBINSON LEZZGAME," EDDIE TRAN NTIENT", CHENZHIJIE CHEN ENZHIJIE402, DSOFT, CVR MARTA MAGALHAES A/K/A DER A/K/A BLUEGIRL, AND ES NO. 9-20, Defendants.	[CLERK'S ACTION REQUIRED]		
22	TO:	THE CLERK OF THE COURT			
23	AND TO:	ALL COUNSEL OF RECORD			
24	Plaintiff Bungie, Inc. respectfully requests the Clerk of the Court to consider the				
25	corrected do	ocuments listed below:			
26					

- 1 Motion for Default Judgment against Daniel Fagerberg Larsen, attached as
- 2 Attachment A, to replace Plaintiff's Motion for Default Judgment against Daniel Fagerberg
- 3 Larsen filed on January 20, 2023 (Dkt. No. 59 [REDACTED] and Dkt. No. 66
- 4 [UNREDACTED-FILED UNDER SEAL]);
- 5 2. Proposed Order on Motion for Default Judgment against Daniel Fagerberg Larsen
- 6 (Dkt. No. 59-1), attached as **Attachment B**; and
- 7 3. Declaration of James Barker in Support of Motion for Default Judgment Dkt.
- 8 No. 62 [REDACTED] and Dkt. No. 69 [UNREDACTED-FILED UNDER SEAL], attached as
- 9 Attachment C.
- The corrections are as follows:

Motion for Default Judgment against Daniel Fagerberg Larsen Dkt. No. 59 [REDACTED] and Dkt. No. 66 [UNREDACTED-FILED UNDER SEAL]			
TOC, line 16-17:	Correct \$13,500,000 to \$13,530,000; \$338,113.52 to \$348,151.02		
TOC, line 18-19:	Correct \$13,500,000 to \$13,530,000		
Page 1, line 16:	Correct \$17,238,268.23 to \$17,278,305.73		
Page 1, line 17:	Correct \$13,500,000 to \$13,530,000		
Page 1, line 21:	Correct \$338,113.52 to \$348,151.02; \$17,238,268.23 to		
	\$17,278,305.73		
Page 30, line 1-2:	Correct \$13,500,000 to \$13,530,000; \$338,113.52 to \$348,151.02		
Page 30, line 14:	Correct \$13,500,000 to \$13,530,000		
Page 30, line 15:	Correct \$13,500,000 to \$13,530,000		
Page 32, line 5:	Correct \$13,500,000 to \$13,530,000		
Page 36, line 2:	Correct \$257,849.60 to \$267,887.10		
Page 39, line 11:	Correct \$17,238,268.23 to \$17,278,305.73		

26

1					
2	Proposed Order on Motion for Default Judgment against Daniel Fagerberg Larsen Dkt. No. 59-1				
3					
4	Page 2, line 1:	Correct \$17,238,268.23 to \$17,278,305.73			
5	Page 19, line 9-10:	Correct \$13,500,000 to \$13,530,000; \$338,113.52 to \$348,151.02			
6	Page 19, line 21-22:	Correct \$13,500,000 to \$13,530,000			
7	Page 20, line 6:	Correct \$13,500,000 to \$13,530,000			
8	Page 21, line 1:	Correct \$13,500,000 to \$13,530,000			
9	Page 24, line 9:	Correct \$257,849.60 to \$267,887.10			
10	Page 27, line 17:	Correct \$17,238,268.23 to \$17,278,305.73			
11	Declaration of James Barker in Support of Motion for Default Judgment				
12	Dkt. No. 62 [REDACTED] & Dkt. No. 69 [UNREDACTED-FILED UNDER SEAL]				
13	Page 10 (¶ 28), line 3:	Add a new sentence: "Of that amount, \$80,263.92 was paid for			
14		expenses, such as expert fees and filing fees, and the remainder is the			
15		attorneys' fees we have been billed and paid through the date of this			
16		Declaration."			
17					
18	DATED this 8 th day of May, 2023.				
19					
20		By: s/ Brian W. Esler			
21	By: s/ Brian W. Esler Brian W. Esler, WSBA No. 22168 MILLER NASH LLP				
22	605 5th Ave S, Ste 900 Seattle, WA 98104				
23	Telephone: (206) 624-8300 Fax: (206) 340-9599				
24	Email: brian.esler@millernash.com				
25					

26

Case 2:21-cv-01112-TL Document 75 Filed 05/08/23 Page 4 of 4

1 2 3 4		Akiva M. Cohen, New York Bar No. 4328969 (Admitted <i>pro hac vice</i>) KAMERMAN, UNCYK, SONIKER & KLEIN, P.C. 1700 Broadway New York, NY 10019 Telephone: (212) 400-4930 Email: acohen@kusklaw.com
5		Dylan M. Schmeyer, Colorado Bar No. 50573
6		(Admitted <i>pro hac vice</i>) KAMERMAN, UNCYK, SONIKER
7		& KLEIN, P.C. 750 W. 148th Ave #4216
8		Westminster, CO 80023 Telephone: (719) 930-5942
9		Email: dschmeyer@kusklaw.com
10		Attorneys for Plaintiff
11		
12	4879-6993-1874.2	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		